CR2015-144979-001 SE

CLERK OF THE COURT COMMISSIONER JAMES RUMMAGE

S. Bhakta/N. McKinney

Deputy

05/18/2016

STATE OF ARIZONA CLAYTON ALEC LYNAS

v.

RICHARD JACOB MONDEAU (001)

DOB: 3/28/1986

EDEN MARA BROWN

APO-SENTENCE IMPRISON-SE

APPEALS-CCC

AZ DOC

AZ DOC - INMATE TRUST ACCOUNTS

**DISPOSITION CLERK-CSC** 

**RFR** 

#### SENTENCE OF IMPRISONMENT

9:29 a.m.

Courtroom CCB-1003

State's Attorney: Daniel Segovia for Clayton Lynas

Defendant's Attorney: Eden Brown Defendant: Present

A record of the proceedings is made digitally in lieu of a court reporter.

Count(s) 1: WAIVER OF TRIAL: The Defendant knowingly, intelligently and voluntarily waived all pertinent constitutional and appellate rights and entered a plea of guilty.

IT IS THE JUDGMENT of the Court Defendant is guilty of the following:

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OFFENSE: Count 1 (as amended): Forgery Class 4 Felony with One Prior Felony Conviction A.R.S. § 13-2002, 13-2001, 13-701, 13-702, and 13-801

Date of Offense: April 7, 2015 Non Dangerous - Repetitive

AS PUNISHMENT, IT IS ORDERED Defendant is sentenced to a term of imprisonment and is committed to the Arizona Department of Corrections as follows:

Count 1: 6 year(s) from May 18, 2016 Presentence Incarceration Credit: 166 day(s)

More Than Presumptive Sentence is concurrent with CR2015-000843-001 and CR2015-155154-002.

Pursuant to A.R.S. § 13-703 or 13-704, the Court finds that the Defendant has been convicted of the following prior felony offenses:

Unlawful Removal of Theft Detection Shielding Device, a class 6 felony committed on March 3, 2015 and convicted on June 12, 2015 in CR2015-000843-001 in the Maricopa County Superior Court.

The Defendant was represented by counsel.

IT IS ORDERED the Defendant shall pay through the Clerk of the Superior Court:

RESTITUTION: Count 1 - \$465.00 to the following victim(s) in the following amounts:

Mary Margaret Kading (Individual) \$465.00

Restitution ledger provided; priority of payment as stated in the restitution ledger.

Restitution shall be paid monthly in an amount to be determined by the Arizona Department of Corrections in compliance with A.R.S. § 31-230.

The Arizona Department of Corrections shall notify the Clerk of the Court of Maricopa County of Defendant's release from custody via e-mail cforesponse@mail.maricopa.gov. The Clerk of the Court, upon said notification, shall furnish financial information for a Criminal Restitution Order for Judicial signature for any unpaid monies to date.

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Community Supervision: Count 1 - Waived pursuant to A.R.S. § 13-603(K), due to the term of probation in CR2015-155154-001 and CR2016-001340-001.

In the event the Defendant is released by the Department of Corrections on a temporary release basis, and a term of Community Supervision has been waived, the length of probation shall be extended to include the time of Defendant's temporary release, pursuant to A.R.S. §13-901(B).

IT IS FURTHER ORDERED that Defendant must submit to DNA testing for law enforcement identification purposes in accordance with A.R.S. §13-610.

Pursuant to the terms set forth in the parties' Plea Agreement,

IT IS ORDERED that the Defendant pay all costs associated with the DNA testing ordered herein.

IT IS ORDERED granting the Motion to Dismiss the following: Count 2, allegation of the Defendant's additional prior felony conviction and allegation that the Defendant was on probation when he committed this new offense.

IT IS ORDERED authorizing the Sheriff of Maricopa County to deliver the Defendant to the Arizona Department of Corrections to carry out the term of imprisonment set forth herein.

IT IS ORDERED the Clerk of the Superior Court remit to the Arizona Department of Corrections a copy of this Order or the Order of Confinement together with all presentence reports, probation violation reports, and medical and psychological reports that are not sealed in this cause relating to the Defendant.

The Court recommends placement in the Marana facility while incarcerated.

The presentence investigation report is filed under CR2015-155154-002.

IT IS FURTHER ORDERED settling and approving formal written Criminal Restitution Order signed by the Court on May 18, 2016 and filed (entered) by the Clerk on May 18, 2016.

IT IS ORDERED the Defendant shall not have any contact with the victim(s).

IT IS ORDERED the Defendant shall not return to the scene of the crime(s).

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9:57 a.m. Matter concludes.

IT IS ORDERED that defense counsel shall preserve defendant's file for post-conviction relief purposes. If defense counsel receives notice that defendant is seeking post-conviction relief, counsel shall prepare the file for delivery to PCR counsel and shall make timely arrangements for the exchange thereof when notified. Further, upon exchange of the file, defense counsel shall file with the court a Notice of Compliance that shall, at a minimum, include date of compliance, recipient of the file, and an itemization of contents of the file. A copy of the Notice shall be provided to PCR counsel, the State and the PCR Unit.

ISSUED: Order of Confinement - Certified Copy to DOC via MCSO

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Defendant's right index fingerprint is permanently affixed to this sentencing order in open court.

/s/ COMMISSIONER JAMES RUMMAGE JUDICIAL OFFICER OF THE SUPERIOR COURT

(right index fingerprint)